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AUTHORIZATION TO ACT IN A REPRESENTATIVE CAPACITY

In re Application of: Kiyotaka Matsuda, et al.

Application No. 10/595,804

Filed: June 12, 2006

Title: METHOD FOR PRODUCING HELICAL SYNCHRONOUS BELT, AND HELICAL SYNCHRONOUS BELT
PRODUCED BY SAMEAttorney Docket No.
KOD177B.001APC


Art Unit: 3657

The practitioner named below is authorized to conduct interviews and has the authority to bind the principal concerned. (Note: pursuant to 37 CFR 10.57(c), a practitioner cannot authorize other registered practitioners to conduct interviews without consent of the client after full disclosure.) Furthermore, the practitioner is authorized to file correspondence in the above-identified application pursuant to 37 CFR 1.34:

Name	Registration Number
Katsuhiro Arai	43,315

This is not a Power of Attorney to the above-named practitioner. Accordingly, the practitioner named above does **not** have authority to sign a request to change the correspondence address, a request for an express abandonment, a disclaimer, a power of attorney, or other document requiring the signature of the applicant, assignee of the entire interest or an attorney of record. If appropriate, a separate Power of Attorney to the above-named practitioner should be executed and filed in the United States Patent and Trademark Office.

SIGNATURE of Practitioner of Record

Signature		Date	3/10/10
Name	Daniel E. Altman	Registration No., if applicable	34115
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